

**PATENTS** 

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

In re application of

Arie Cornelis BESEMER et al.

Serial No. 09/830,871 (PCT/NL99/00673)

Box PCT

Attention: DO/EO

Filed May 2, 2001

CARBOHYDRATE OXIDATION PRODUCTS AND DERIVATIVES

## TRANSMITTAL LETTER

Assistant Commissioner for Patents

Washington, D.C. 20231

Sir:

In response to PCT/DO/EO/905 mailed June 7, 2001, we enclose herewith the executed declaration which was omitted at the time of filing the application.

The required 37 CFR 1.492(e) surcharge was paid at the time of filing the application.

We enclose herewith a corrected Application Data Sheet.

Respectfully submitted,

YOUNG & THOMPSON

Ву

Benoît Castel Attorney for Applicants Registration No. 35,041 745 South 23rd Street Arlington, VA 22202

Telephone: 703/521-2297

August 3, 2001

Ref. BO 41745



## United States Patent and Trademark Office

Commissioner for Patents, Box PCT United States Patent and Trademark Office Washington, D.C. 2007

U.S. APPLICATION NO.	FIRST NAMED APPLICANT	NTTT. BOOKET NO.
09/830871	BESEMERA	BO 41745 JGD
		INTERNATIONAL APPLICATION NO.
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NOTIFICATION OF MISSING REQUIREMENTS UNDER 35 U.S.C. 371 IN THE UNITED STATES DESIGNATED/ELECTED OFFICE (DO/EO/US)		
1. The following items have be	en submitted by the applicant or the IB to the United	States Patent and Trademark
Office as a Designate	ed Office (37 CFR 1.494) an Elected Office (3	/ CFR 1.495):
U.S. Basic National		
Copy of the internat		ional application into English.
Oath or Declaration		PRE'L. AMENDMENT, INFO. DISCLOSURE
Copy of Article 19	amendments. Other: STATEMENT, INVEN	NTOR INFO.
Priority Document.	The standard Demand in Emplish and its An	never if any
The International Pa	reliminary Examination Report in English and its An	meres, in any.
Translation of Anne	exes to the International Preliminary Examination Re	port into English,
a 1 Nine has managed as	arty processing under 35 H.S.C. 371(f) but has not f	filed the following indicated items and/or
2. Applicant has requested early processing under 35 U.S.C. 371(f) but has not filed the following indicated items and/or the indicated items in paragraph 3 below. The Basic National Fee and the copy of the international application must be filed		
nries to 20 or 30 months from the	the priority date to avoid abandonment.	
U.S. Basic National	Fee. Copy of the international a	application.
		1
3. The following items MUST	be furnished within the period set forth below in ord	er to complete the requirements for
acceptance under 35 U.S.C. 371:  a. Translation of the application into English. A processing fee will be required if submitted		
a. Translation of the	appropriate 20 or 30 months from the priority date.	
The current translation is defective for the reasons indicated on the attached Notice of Defective		
Tennelation		
b. Processing fee for	or providing the translation of the application and/or	the Annexes later than the
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).		
c. Oath or declaration of the inventors, in compliance with 37 CFR 1.497(a) and (b), properly identifying the application (preferably by the International application number and international filing date). A		
the application	i (preferably by the international application number) be required if submitted later than the appropriate 2	20 or 30 months from the priority
data	· ·	
The current of	ath or declaration does not comply with 37 CFR 1.4	97(a) and (b) for the reasons
indicated on the attached PCT/DO/EO/917.  d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the		
d. Surcharge for pr	oviding the oath or declaration later than the approp	riate 20 or 30 months from the
priority date (	27 CED 1 407(e))	i
4. Additional claim fees of \$ as a large entity small entity, including any required multiple dependent claim fee, are required. Applicant must submit the additional claim fees or cancel the additional claims for which fees are		
claim fee, are required. Application due (37 CFR 1.492(g)). See att	ant must submit the additional claim lees of called a ached PTO-875.	no additional opinion for which the
		1 931 1 935 Cae attached
5. Applicant has not submitt	ed the required sequence listing pursuant to 37 CFR	1.021-1.025. Occ analysis
PCT/DO/EO/920.	, ·	
ALL OF THE TERMS SET FO	ORTH IN 3(a)-3(d), 4 AND 5 ABOVE MUST BE	SUBMITTED WITHIN TWO (2)
TARREST TO CAL TELL TARE	Z OD THIS NOTICE OR BY 22 OK 32 MONTHS	Music 31 CER 1993 appared a recorr
THE PRIORITY DATE FOR	THE APPLICATION, WHICHEVER IS LATER	R. FAILURE 10 PROPERTI
RESPOND WILL RESULT I	•	
The time period set above may	be extended by filing a petition and fee for extension	n of time under the provisions of 37 CFR
1.136(a).		
		later than the time period set above or the
	a translation of the Annexes MUST be submitted no processing fee will be required if submitted later than	
Annexes will be cancelled. A p	nts are cancelled since a translation was not provided	d by the appropriate 20 (37 CFR 1.494(d))
or 30 (37 CFR 1.495(d)) month	s from the priority date.	•
Of 20 (2) Cilt 1:422(g)) month	· · · · · · · · · ·	

- United States Patent and Trademark Office must be mailed to the